

Demand, and no more. Provided, That where several Constables are to be employed in executing Precepts, relating to one and the same Matter or Demand, the Justice, before whom such Matter or Demand is determined, shall and may direct what Fees, not exceeding Two Shillings and Six Pence, or Thirty Pounds of Tobacco, each Constable shall have: Which Fee or Fees are to be levied, by way of Execution, on the Party complaining, and to be allowed the Party Recovering in his Costs.

Pass'd June 3d, 1715.



An Act, Appointing certain Days, on which the several and respective County-Courts within this Province are to be Held. D^o 94.

TO the Intent that Court-Days may be Ascertained, and the Commissioners of, and Suitors to the County-Court may know when to attend; Be it Enacted by the King's most Excellent Majesty, by and with the Advice and Consent of His Majesty's Governor, Council, and Assembly of this Province, and the Authority of the same, That for the future there shall be held Four County-Courts in the Year; viz. Talbot, Baltemore, and St. Mary's Counties, the first Tuesdays in March, June, August, and November; Dorchester, Cæcil, Ann Arundel, and Charles Counties, the second Tuesday in March, June, August, and November; in Kent, Calvert, and Somerset Counties, the third Tuesday in March, June, August, and November; in Queen Anne's and Prince George's County, the fourth Tuesday in March, June, August, and November: And that any Two Justices of the several and respective County-Courts afore-said, whereof One to be of the *Quorum*, shall have full Power and Authority, when, and as often as need shall require, to adjourn the said County-Courts Process and Proceedings therein depending, to such short time after, as they shall see convenient: And that the several Justices of the respective County-Courts shall, from the End of June Court next, adjourn their several Courts to the several Days hereby appointed: And that One former Act of Assembly of this Province, Intituled, *An Act appointing Court-Days in each respective County within this Province*, and every Clause therein, be and are hereby Repealed.

Pass'd June 3d, 1715.

F I N I S.

